## Filed 12/18/12 by Clerk of Supreme Court IN THE SUPREME COURT STATE OF NORTH DAKOTA

	2012 ND 250	•
In the Interest of Raymond	J. Voisine	•
Jonathan Byers, Special As State's Attorney,	sistant	Petitioner and Appellee
v.		
Raymond J. Voisine,		Respondent and Appellant
	No. 20120325	•
Appeal from the District, the Honorable Son		unty, South Central Judicial
AFFIRMED.		
Per Curiam.		
		ttorney, Office of Attorney 05-0040, for petitioner and

Kent M. Morrow, P.O. Box 2155, Bismarck, N.D. 58502-2155, for respondent

and appellant.

## Interest of Voisine No. 20120325

## Per Curiam.

- [¶1] Voisine appeals from a trial court order denying his request for discharge from commitment as a sexually dangerous individual. Voisine argues the trial court erred in finding he has a congenital or acquired condition manifested by a mental, physical, or sexual disorder; is likely to engage in further acts of sexually predatory conduct; and has serious difficulty controlling his behavior. We conclude the trial court's order is supported by clear and convincing evidence, and we summarily affirm under N.D.R.App.P. 35.1(a)(2).
- [¶2] Gerald W. VandeWalle, C.J. Mary Muehlen Maring Dale V. Sandstrom Daniel J. Crothers Carol Ronning Kapsner